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7		The Honorable Robert J. Bryan
8	UNITED STATES DISTRICT COURT	
9	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
10	LAWRENCE HARTFORD, et al.,	NO. 3:23-cv-05364-RJB
11	Plaintiffs,	NOTICE OF MOTION RENOTED
12	v.	
13	BOB FERGUSON, in his official capacity as	
14	Washington State Attorney General, et al.,	
15	Defendants.	
16	TO: THE CLERK OF THE ABOVE ENTITLED COURT;	
17	AND TO: ALL COUNSEL OF RECORD	
18	The clerk is requested to place the following motion on the docket for the day indicated	
19	below:	
20	MOTION: State Defendants' Motion to Compel Third-Party William English to	
21	Comply with Subpoena	
22	DATE: February 2, 2024	
	DATED this 12th day of January 2024.	
2324	ROBERT W. FERGUSON Attorney General	
25	/s/ A	Andrew R.W. Hughes
26	AN	DREW R.W. HÜGHES, WSBA #49515 istant Attorney General
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KRISTIN BENESKI, WSBA #45478 First Assistant Attorney General R. JULY SIMPSON, WSBA #45869 WILLIAM MCGINTY, WSBA #41868 Assistant Attorneys General 800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (206) 464-7744 Andrew.Hughes@atg.wa.gov Kristin.Beneski@atg.wa.gov July.Simpson@atg.wa.gov William.McGinty@atg.wa.gov Attorneys for State Defendants